

Alexandria Gazette

VOLUME CXL-NO 5

ALEXANDRIA, VA. THURSDAY EVENING, JANUARY 6, 1910.

PRICE 2 CENTS

Cure Woman's Weakness.

We refer to that boon to weak, nervous, suffering women known as Dr. Pierce's Favorite Prescription.

Dr. John E. Fyfe, one of the Editorial Staff of THE ECLECTIC MEDICAL REVIEW, says of Unicorn root (*Helictes dioica*) which is one of the chief ingredients of the "Favorite Prescription":

"A remedy which is variably active as a tonic and invigorant, and makes for normal activity of the entire reproductive system." He continues: "Inasmuch as we have a medicine which more fully answers the above purposes than any other drug with which I am acquainted, in the treatment of diseases peculiar to women, it is seldom that a case is seen which does not present some indication for this remedial agent." Dr. Fyfe further says: "The following are among the leading indications for Helictes (Unicorn root). Pain or aching in the back, with leucorrhoea; or aching in the pelvic region, with chronic diseases of women, mental depression and irritability, associated with chronic diseases of the reproductive organs; constant sensation of heat in the region of the kidneys; menorrhagia, or excessive monthly periods; aching, cramp or accompanying abnormal condition of the digestive organs and general debility (thin blood), resulting in the extreme lower part of the abdomen."

If more or less of the above symptoms are present, a woman can do no better than take Dr. Pierce's Favorite Prescription, one of the leading ingredients of which is Unicorn root, or Helictes, and the medicinal properties of which it most faithfully represents.

Of Golden Seal root, another prominent ingredient of "Favorite Prescription," Prof. Finley Ellingwood, M. D., of Benedict Medical College, Chicago, says:

"It is an important remedy in disorders of the womb. In all catarrhal conditions, and general debility, it is useful."

Prof. John M. Scudder, M. D., late of Cincinnati, says of Golden Seal root:

"In relation to its general effects on the system, there is no medicine in use about which there is such general unanimity of opinion as there is in regard to Golden Seal. It is useful in all debilitated states."

Prof. R. Bartholow, M. D., of Jefferson Medical College, says of Golden Seal:

"Valuable in uterine hemorrhage, menorrhagia (flooding) and congestive dysmenorrhea (painful menstruation). Full size, 50 cents, at Druggists or by mail. Liquid Ely's Cream Balm for use in catarrhs 75 cents. Ely Brothers, 56 Warren Street, New York."

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LEGAL NOTICES.

VIRGINIA.—In the Clerk's Office of the Corporation Court of the City of Alexandria, on the 30th day of December, 1909.

William Demaine, Jr., surviving partner of the firm of William Demaine, Jr. and Son, who sues on behalf of himself and such other creditors of said firm (formerly Sarah Murray), deceased, as may become parties to this suit and contribute to the expenses thereof, vs. Lucy Murray, in her own right, and also administratrix of the estate of Sarah Murray, deceased; Mary D. Murray, the unknown heirs of Alfred Murray, deceased; John W. Payne; Geo. Payne, the infant son of Mary Payne, deceased; William Payne, Sr.; Frank Payne; John Payne, and—his wife, his wife, and William Payne, Jr., and Bessie Payne, his wife, in chancery.

Memo. The object of this suit is to convene the creditors of Sarah Murray, deceased, to examine and have passed upon by the court the account of administration of Lucy Murray, administratrix of said Sarah Murray's estate, and to obtain a decree of the court settling the estate of said Sarah Murray, which is situated on the west side of Pitt street, between Pendleton and Orsonico streets, in the City of Alexandria, Virginia, to be for the payment of the debts due by said Sarah Murray by her estate, and for general relief.

It appearing by an affidavit filed in this cause that the defendants Mary D. Murray, the unknown heirs of Alfred Murray, deceased; John W. Payne; Geo. Payne, the infant son of Mary Payne, deceased; William Payne, Sr.; Frank Payne; John Payne, and—his wife, his wife, and William Payne, Jr., and Bessie Payne, his wife, are non-residents of this state.

It is Ordered: That said defendants appear here within fifteen days after due publication of this order, and do what is necessary to protect their interest in this suit, and the copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the City of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this city.

A copy—TESTE.

NEVELL S. GREENAWAY, Clerk.

Robinson Moore, p. q. 600 w4w-v

VIRGINIA.—In the Clerk's Office of the Corporation Court of the City of Alexandria, on the 18th day of December, 1909.

Carrie F. Beckham vs. G. O. Beckham, Margaret S. M. Beckham, P. S. Grozan, and P. S. Grozan, her husband; Floyd M. Robinson and—her husband; Beverly W. Beckham, and Annie E. Beckham, Chancery partition.

Memo. The object of this suit is to obtain a partition, and sale and division of the premises amongst those entitled to the property of the late John G. Beckham, in the City of Alexandria, Virginia, bounded and described as follows:

Beginning on the north side of King street, sixty (60) feet east of Lee street, and running thence west on King street about thirty (30) feet to a brick wall of the building adjoining thence to the parallel with Lee street, eighty-one (81) feet to a thirty (30) feet lot thence eastwardly on said alley about thirty (30) feet; and thence south to the point of beginning.

In appearing by an affidavit filed in this cause that the defendants, G. O. Beckham, Margaret S. M. Beckham, P. S. Grozan, and P. S. Grozan, her husband; Floyd M. Robinson and—her husband, and Beverly W. Beckham, are non-residents of this state: It is Ordered: That said defendants appear here within fifteen days after due publication of this order, and do what is necessary to protect their interest in this suit, and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the City of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this city.

A copy—TESTE.

NEVELL S. GREENAWAY, Clerk.

J. E. M. Norton, p. q. 600 w4w-v

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Alexandria Gazette.

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Marriages and death notices must be paid for in advance.

Resolutions in memoriam, of thanks, tributes of respect, resolutions adopted by societies or persons, unless of public concern, will only be printed in the paper as advertisements.

THE STATE DEBT.

In an address consuming fifteen hours, and described by the other counsel as being one of the ablest and most masterly they ever heard, Randolph Harrison, of Lynchburg, closed the debate for Virginia in the state debt litigation in New York Saturday night.

The hearing was had before Charles E. Littlefield, the special master in equity appointed by the Supreme Court of the United States to consider the case.

Attorney-General Anderson, leading counsel for Virginia, said that Mr. Harrison's address was considered by his associate attorneys as an absolute demonstration of the righteousness of their cause and of the justice of the main contentions of Virginia.

Argument was resumed on Tuesday morning in Mr. Littlefield's office. Ex-Secretary of the Treasury John G. Carlisle, because of whose illness the hearing in November was interrupted, was unable to leave his room. At first there was a good deal of informal discussion of the points at issue between the states, followed by three speeches in lieu of the one which Mr. Carlisle had intended to deliver.

The first of these was by G. W. McClintic, of Charleston, W. Va. Mr. McClintic spoke for three or four hours, making up some of the questions which Mr. Carlisle had intended to discuss.

He was followed by ex-Governor W. Dawson, of West Virginia, who made his first speech in the case, occupying about one and a half hours. Mr. Dawson's remarks largely constituted a historical review, although he also touched on one or two of the questions which were to have received Mr. Carlisle's attention.

Argument for West Virginia was continued by ex-Senator John O. Spooner, of Wisconsin. Senator Spooner and Mr. McClintic had previously spoken in the case. The Wisconsin man occupied about five hours in an elaborate address, covering many of the features of the case, but especially those which had been left in the prior hearing to be disposed of by Mr. Carlisle. He concluded on Wednesday afternoon.

Mr. Harrison began the final effort Thursday morning and darkness had fallen before he had concluded on Saturday afternoon.

When Virginia's cause had been presented to the special master, Mr. Littlefield announced that he would take the case under careful consideration and prepare his report to the Supreme Court as soon as practicable. In order to do this, he asked for certain additional data, which is to be prepared by Mr. McClintic, for West Virginia, and by John B. Lightfoot, Jr., of Richmond, for Virginia.

This matter refers to the assigned value of personal property in Virginia in 1863. This information had already been furnished, but not in detail. Slaves had been taken cognizance of in the record, but the master desired more explicit information as to the value of certain other personal property, so as to judge of depreciation in value.

The desirability of this additional information had developed in the course of the discussion. The figures desired will probably be ready for submission to Mr. Littlefield within ten days. —[Richmond Times Dispatch.

WOMAN BOUND AND GAGGED.

Mrs. Joseph Gouzardi, the 29-year-old wife of Salvatore Gouzardi, a tailor, was found bound and gagged in the rear of her husband's burning store at West Chester avenue and Parker street, New York, last night.

She said that she was the victim of Black Headers, who had threatened to kill her and her husband in the latter did not turn over to him \$500. Her assailants, before setting fire to the store, she said, took what money there was in the place, \$45.

Gouzardi had received three Black Header letters, in which the writer demanded money, during the past six months.

Mrs. Gouzardi was sitting alone in the store when two men entered, she says, and told her they had come for the \$500. She told them there was not that much money in the store. Her husband had given her a revolver and she, she says, she got from a drawer, only to have it grabbed from her and pointed at her head. Her assailants, she says, then gagged and bound her to a chair. After a search of the store they found a pocketbook containing \$45 and took it.

THE MURDER OF BOW KUM.

Chin Lem told the jury in New York yesterday how he found his sweetheart, Bow Kum, lying in a pool of blood on the floor of her sleeping room in New York's Chinatown, the knife she had been murdered with by her side. Lao Tang and Lau Shang, members of the Four Brothers Society, are on trial for the murder, which was committed on August 14.

Chin is an American-born Chinaman from San Francisco. He testified for the state. It was under "China laws," he explained, that he had married Bow Kum in San Francisco.

Bow Kum had not been long in New York when her China-law husband re-

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LEGAL NOTICES.

VIRGINIA.—In the Clerk's Office of the Circuit Court of the City of Alexandria, on the 24th day of December, 1909.

Mary Lewis, in her own right, and as administratrix with the will annexed of James P. Lewis, deceased, complainant vs. The National Investment and Improvement Association, a corporation under the laws of Virginia; The National Mutual Benefit Corporation, a corporation under the laws of Virginia; Robert H. Coward in his own right and as trustee; K. W. Moore as trustee; C. B. Pierce and James P. Lewis, Jr., as trustees.

The object of this suit is to dissolve the said The National Investment and Improvement Association by a decree of the Circuit Court of Alexandria city, Virginia, and have a receiver appointed by said court to take charge of all of the assets of the said association with instruct and authority to institute the necessary proceedings to compel the said Robert H. Coward in his own right and as trustee to account for the money due to the said association, and to institute all other necessary proceedings to realize the assets of said association and for an injunction against said Coward in his own right and as trustee, and The National Mutual Benefit Corporation and for general relief.

It appearing by an affidavit filed in this cause that the defendants, C. B. Pierce, Jas. P. Lewis, Jr., and Robert H. Coward, are non-residents of this state: It is Ordered: That said defendants appear here within fifteen days after due publication of this order, and do what is necessary to protect their interest in this suit, and that a copy of this order be forthwith inserted in the Alexandria Gazette, a newspaper published in the City of Alexandria, once a week for four successive weeks, and posted at the front door of the Court House of this city.

A copy—TESTE.

NEVELL S. GREENAWAY, Clerk.

R. H. Holtzman, p. q. 600 w4w-v

C. E. Nicol.

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